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3/19/2020

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NORTHERN DISTRICT OF ILLINOIS

EASTERN DIVISION

THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

UNITED STATES OF AMERICA

CASE NUMBER 19-CR-486

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ROBERT ANTHONY HAAS

HONORABLE JUDGE CHANG

(8th Amendment exactsive bail) JURISDICTION (14th Amendment Sec. 1 life, liberty, due process)

18 U.S.C. & 3142 (B) Personal recognizance unsecured appearance band

United States V. Salerno, 481 U.S. 739 (1987)" In our society liberty is the norm, and
eletentian prior to trial. is the carefully limited exception."

(U.S. V Jackson, U.S. Sup. Ct. 1968) unconstitutional for harsher punishment of defendant who asks for constitutional right to a jury trial than defendant who pleads guilty.

MOTION

Motion for release on Personal Recognizance Unsecured Appearance Bond immediately granting release until July 6th trial date.

DISPUTE

I received a plea agreement allowing time served dated March 5,2020 from Assistant
United States Attorney Erin E. Kelly. It is my belief that if the prosecutor bringing
these charges against myself, (pro-se defendant), offers that I have served my time
then the U.S. Attorneys office no longer views myself as a threat to the community.
Therefore I believe I am entitled to an O.R. bond to allow myself to properly
construct my defense. Unless of course the U.S. Attorneys office seeks to punish me
for expecting Due Process, Constitutionally Guaranteed, a trial with jury of my peers.
I see no other reason to continue wasting tay payer dollars housing myself at MCC
Chicago. I am innocent until proven guilty before a jury of my peers. I ask the
court to immediately grant my release until my July trial unconditionally.

